Furnishing Alcohol to Minor Diversion Information Sheet

The following guidelines have been adopted by the Wichita City Attorney's Office for the Furnishing Alcohol to Minor Diversion program in Wichita Municipal Court.

Diversion is a **privilege** afforded an accused and not a right. No presumption in favor of diversion exists in any case, and the burden of persuasion rests with the applicant to establish that a diversion agreement will best serve the ends of justice and the interests of the community, public safety and the rights of victims.

It is not required that the defendant have an attorney for the purpose of diversion, however, a defendant has the right to employ an attorney and have him/her present throughout the diversion process.

Eligibility: Factors Considered

In determining whether or not diversion is appropriate, the City Prosecutor will consider a number of factors. Some of these factors include:

- 1. The nature of the crime and the circumstances surrounding it.
- 2. Any special characteristics and circumstances of the defendant.
- 3. Whether the defendant is a first-time offender.
- 4. Whether the diversion program is appropriate to the needs of the defendant.
- 5. The impact of diversion on the community.
- 6. Recommendations of the involved law enforcement community.
- 7. Recommendations, if any, of the victim.
- 8. Any mitigating or aggravating circumstances surrounding the crime.

You must <u>not</u> have had a conviction or Deferred Judgment and/or Diversion for such a crime or similar crime within (five) years of the date of offense.

Procedures

A \$25 non-refundable application fee is to be paid to Municipal Court prior to the initiation of the diversion process. The City Prosecutor will review requests for diversion and may require a diversion conference with the applicant. Please review the following carefully:

- A. The diversion application must be completed on the form provided by the Clerk of the Municipal Court or from the City of Wichita website.
- B. A minimum payment of \$200 of all diversion fees is due at the time of signing the agreement. The only exception will be upon the submission of a financial affidavit by the defendant and a finding by the court that the defendant is indigent. All remaining fines and court costs are due within ninety days.
- C. The defendant or the defendant's attorney will be notified if the diversion application has been approved. If the application is denied, the defendant or the defendant's attorney with be notified in writing.

The Diversion Agreement

If the City Prosecutor approves a diversion agreement, the terms and conditions will be reduced to writing for approval and signature by both parties. The executed diversion agreement will be filed with the Municipal Court and criminal proceedings will be suspended as long as the defendant fulfills the terms and conditions of the diversion agreement. Upon successful completion of the agreement, the City Prosecutor will move to dismiss the charge(s) with prejudice with costs assessed to the defendant.

The defendant must agree to waive his/her constitutional rights to a formal arraignment, speedy trial and a trial on the charges which are diverted.

If at any time during the diversionary period the City Prosecutor finds that the defendant is no longer fulfilling the terms of the agreement, the City Prosecutor will file a Motion to Revoke the agreement and resume criminal proceedings.

The charges for Furnishing Alcohol to a Minor and other similar charges will be diverted for a 6 month period.

Fees: One-half of all fees must be paid in full at the time the agreement is signed. The remainder must be paid within ninety days of signing the diversion contract.

Fine \$200.00 Diversion Fee \$100.00

Court Costs \$102.00 (includes \$25.00 application fee)*

Total \$402.00

You will be responsible for all additional court costs incurred during the course of your case.

As a condition of the diversion, a Safe Bar training class must be completed within ninety days of signing the diversion agreement.

Diversion applications may be submitted at the time of arraignment, first appearance, or at the Clerk's Office any day after Defendant was arraigned on the charges.

rev. 9/13

City of Wichita-Municipal Court 455 N. Main Street • Wichita, KS 67202

Furnish Alcohol to Minor Diversion Application

A non-refundable \$25.00 application fee must be paid with this application to initiate the Diversion process.

Docket Number:Attorney:	Police Case Number: Court Date:	
ALL ANSWERS MUST BE COMPLETE		
LAST NAMEADDRESSTELEPHONE NUMBER-HOME ()	FIRST NAMESTAT	MIDDLE NAME
TELEPHONE NUMBER-HOME ()	WORK ()	CELL ()
LIST ALL PREVIOUS ADDRESSES FOR	R THE LAST 2 YEARS:	StateZip StateZip
IST ANY ALIAS/MAIDEN NAME(S)SOCIAL SECURITYNUMBER		
DATE OF BIRTH//SIN IF MARRIED, SPOUSE'S FULL NAME ALL DEPENDENTS	NGLE MARRIED DI'	VORCEDSEPARATED DATE OF BIRTH/_// DATE OF BIRTH//
DRIVERS LICENSE NUMBER	STAT	E OF ISSUANCE
IF STUDENT, LIST PERMANENT/PARE	NT'S ADDRESS	
CLOSEST RELATIVE NOT PRESENTLY Address Phone Number	/ LIVING WITH YOU: NAME City Relationshi	StateZipp
	WORK EXPERIENCE	
PRESENT EMPLOYERADDRESSWEEKLY SALARY \$	HOW L CITY ST SUPERVISOR'S NAME	.ONGTITLE ATEPHONE
PREVIOUS 2 EMPLOYERS	-	
COMPANY NAME	ADDRE	SS OR'S NAME
COMPANY NAME		
HIGHEST LEVEL OF EDUCATION COM WHAT COUNTY ARE YOU CURRENTLY WHAT STATE HO	PLETED	

IF YOU MOVED TO WICHITA, KANSAS WITHIN THE PAST 5 YEARS, WHERE DID YOU LIVE PREVIOUSLY AND WHAT PROMPTED THE MOVE?		
MEDICAL HISTOR	V (PDIEE LICT)	
PHYSICAL CONDITION	•	
LIST ANY PREVIOUS PSYCHIATRIC OR PSYCHOLOG	ICAL TREATMENT RECEIVED	
CRIMINAL (ATTACH ADDITIONAL P List ALL prior or pending offenses, in Include ALL arrests and convictions Also, list any other diversion programs	AGES IF NECESSARY) cluding criminal, traffic and juvenile. s, even if subsequently expunged.	
Date Offense Loca	Parole/Probation	
PLEASE STATE IN DETAIL THE FACTS WHICH CAUSE FILED:	ED THE CURRENT CHARGES AGAINST YOU TO BE	
PLEASE STATE WHAT YOU BELIEVE TO BE ANY MITI WITH WHICH YOU ARE CHARGED:	GATING FACTORS CONCERNING THE CRIME(S)	
EXPLAIN WHY YOU FEEL YOU COULD SUCCESSFUL	LY COMPLETE THE DIVERSION PROGRAM:	
I have read the foregoing application. All of the information	n is true and correct. Lundonstand that if any of the	
I have read the foregoing application. All of the information foregoing information is not true and correct, this may be a diversion. I request a continuance of the court date for my and obtain the information necessary to determine whether I have a right to a speedy trial and I knowingly and voluntations.	a basis for denial of the diversion or a revocation of my y case to allow the City time to review my application or not a diversion can be granted. I understand that	
Defendant's Signature Rev. 12/10	Date	